IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DOGGIE DENTAL INC, et al., Civil Action No.

Plaintiffs, 19-746

v. (Judge Hornak)

MAX BUY, et al.,

Defendants.

REQUEST FOR ENTRY OF DEFAULT AGAINST DEFENDANTS SERVED ON JULY 14, 2019

To the Clerk of the U.S. District Court for the Western District of Pennsylvania

You will please enter the default of the Defendants 4dice_international, ricji-45, us2014.runzh, daos_34, gohastings, ljsuperiorchew, pege-318, raysal_64, and vestut-56 for failure to plead or otherwise defend as provided by the Federal Rules of Civil Procedure as appears from the Affidavit of Brian Samuel Malkin in Support of Request to Enter Default hereto attached.

Respectfully submitted,

Dated: October 18, 2019 /s/ Brian Samuel Malkin

Stanley D. Ference III Pa. ID No. 59899 courts@ferencelaw.com

Brian Samuel Malkin Pa. ID No. 70448 bmalkin@ferencelaw.com

FERENCE & ASSOCIATES LLC 409 Broad Street Pittsburgh, Pennsylvania 15143 (412) 741-8400 – Telephone (412) 741-9292 – Facsimile Attorneys for the Plaintiffs

AND NOW, this	DAY of	, 2019, pursuant to the request to
enter default and affidavit(s)	filed, default is he	reby entered against the above-named
Defendants for failure to ple	ad or otherwise de	fend.
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DOGGIE DENTAL INC, et al.,		Civil Action No.
	Plaintiffs,	19-746
V.		(Judge Hornak)
MAX_BUY, et al.,		
	Defendants.	

DECLARATION OF BRIAN SAMUEL MALKIN IN SUPPORT OF REQUEST TO ENTER DEFAULT AGAINST DEFENDANTS SERVED ON JULY 14, 2019

I caused the complaint and a summons in this action to be served on all of the Defendants identified on the Request for Entry of Default on July 14, 2019; that the time within which such Defendants may answer or otherwise move as to the complaint has expired; that such Defendants have not answered or otherwise moved and that the time for such Defendants to answer or otherwise move has not been extended.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Pittsburgh, Pennsylvania on October 18, 2019.

/s/ Brian Samuel Malkin
Brian Samuel Malkin

CERTIFICATE OF SERVICE

I hereby certify that on October 18, 2019, the foregoing document is being filed via the Case Management/Electronic Case Filing (CM/ECF) system; I also certify that a true and correct copy of the foregoing is being served via email to the e-mail addresses at which Defendants were served and/or via publication by posting a true and correct copy on the website www.ferencelaw.com in accordance with the Order Authorizing Alternate Service.

/s/ Brian Samuel Malkin
Brian Samuel Malkin